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JUN 1 4 2006

HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400 Fort Collins, Colorado 80527-2400

PATENT APPLICATION

ATTORNEY DOCKET NO.

200207083-1

Inventor(s):

Blaine Stackhouse et al.

Confirmation No.: 6873

Application No.: 10/600,875

Examiner: Dang T Nguyen

Filing Date:

Jun. 20, 2003

Group Art Unit: 2824

Bias Generation Having Adjustable Range and Resolution Through Metal Programming

Title:

Mail Stop After Final Commissioner For Patents PO Box 1450

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PA	PAGE TOTAL: 5 PGS Attorney/Agent for Applicant(s)												
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Rev 10/05 (TransAmdFax)

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Rev 10/05 (TransAmdFax)

JUN 1 4 2006

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I heret transm facsim Date o	Regulations that may regulate fees. A duplicate copy of this sheet is enclosed. hereby certify that this paper is being rensmitted to the Patent and Trademark Office acsimile number (571) 273-8300. Date of facsimile: June 14, 2006 Syped Name: J. Michael Johnson						-					
Signate	Signature: J. A. O. J. Michael Johnson											
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Date:

June 14, 2008

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JUN 1 4 2006

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PATENT APPLICATION ATTORNEY DOCKET NO. 200207083-1

INTERVIEW SUMMARY dated June 14, 2006

OFFICIAL

Appl. No.

10/600,875

Confirmation No. 6673

Applicant

Blaine Stackhouse et al.

Filed TC/A.U.

Jun. 20, 2003 2800/2824

Examiner

Dang T Nguyen

Docket No.

200207083-1

Customer No.:

022879

Title

Bias Generation Having Adjustable

Range and Resolution Through

Metal Programming

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

INTERVIEW SUMMARY under 37 CFR 1.133

Sir:

In compliance with 37 CFR 1.133 Interviews, a summary of an interview conducted on May 15, 2006 follows. Please enter this paper in the Official Record.

A Certificate of Mailing or Transmission is provided on page 3, the last page of this document, and applies to this document as well as any attachments hereto.

Appl. No. 10/600,875
Interview Summary dated Jun. 14, 2006
Reply to Corrected Advisory Action and Examiner Interview Summary mailed 5/18/06

Interview Summary

A telephone interview was conducted on May 15, 2006 between Dang T. Nguyen (hereinafter 'Examiner'), SPE Richard Elms and the undersigned, J. Michael Johnson, Agent for Applicant. During the telephone interview, an Advisory Action mailed April 21, 2006 was discussed. Specifically, Mr. Johnson objected to the Examiner's handling of new Claims 26 and 27 presented in an after final Response/Amendment filed March 31, 2006 (hereinafter 'Amendment After Final'). The Examiner had checked item "7(b)" indicating the amendments presented in the Amendment After Final would be entered only for the purposes of appeal. The Examiner provided no explanation of how the new claims would be rejected and further provided no status for the new claims.

Mr. Johnson pointed out that new Claims 26 and 27 represent originally filed Claims 9 and 10 rewritten in independent form including all of the limitations of base Claim 6 and intervening Claim 8. The Examiner had previously indicated in a Final Office Action mailed February 21, 2006 that Claims 9 and 10 would be allowable if rewritten in such an independent form. As such, Mr. Johnson submitted that the new Claims 26 and 27 should have been entered and allowed by the Examiner. Furthermore, the Examiner should have at least indicated under item "7(b)" that Claims 26 and 27 were allowed and probably should have checked item "6" of the Advisory Action form in addition to item "7(b)".

The Examiner and SPE Elms agreed that Claims 26 and 27 should have been allowed. The Examiner, under direction of SPE Elms, further agreed to issue a corrected Advisory Action that correctly indicated the entry and allowance of new Claims 26 and 27. Mr. Johnson stated that Applicant would submit a Notice of Appeal prior to receipt of the corrected Advisory Action and without reference to Claims 26 and 27 therein, in reliance on the agreement made in the Interview.

Remarks

A corrected Advisory Action was mailed 5/18/06 that updated and corrected items "6" and "7(b)" to show entry and allowance of new Claims 26 and 27. Mr. Johnson thanks the Examiner for the corrected Advisory Action. However, the corrected Advisory Action incorrectly indicates that Applicant's previous Reply (i.e.,

Appl. No. 10/600,875
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the After Final Amendment) was filed "on 4/4/06" when in fact, the After Final Amendment was filed March 31, 2006, as indicated above. Moreover, the corrected Advisory Action incorrectly indicates that the Examiner's previous Advisory Action was "sent on 4/4/06" when in fact, the previous Advisory Action was mailed 04/21/2006. The Examiner's Interview Summary that accompanied the corrected Advisory Action is essentially correct, but for not including SPE Elms as a participant.

Should the Examiner have any questions regarding the above, please contact the undersigned, J. Michael Johnson, Agent for Applicant, at telephone number (775) 849-3085.

Respectfully submitted,

BLAINE STACKHOUSE ET AL.

Bv:

J. Michael Johnson

Attorney/Agent for Applicant(s)

Registration No. 37,856

CERTIFICATE OF TRANSMISSION

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office on the date shown below.

J. Michael Johnson

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